UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

SINGULAR COMPUTING LLC,	Civil Action No. 1:19-cv-12551-FDS
Plaintiff,	Hon. F. Dennis Saylor IV
V.	
GOOGLE LLC,	
Defendant.	

PLAINTIFF SINGULAR COMPUTING LLC'S MOTION FOR LEAVE TO FILE SURREPLY IN OPPOSITION TO GOOGLE LLC'S MOTION TO STRIKE EXPERT REPORT OF SUNIL KHATRI, PH.D.

Plaintiff, Singular Computing LLC ("Singular"), respectfully moves for leave to file a short sur-reply in opposition to Defendant's Motion to Strike Expert Report of Sunil Khatri, Ph.D. (Dkt. No. 408). Defendant Google LLC ("Google") does not oppose this motion for leave to file a surreply.

As grounds for its request, Singular submits that Google in its reply raises at least two new arguments. The proposed four-page sur-reply will briefly address these new arguments. Attached hereto as Exhibit 1 is Singular's proposed sur-reply.

Accordingly, for the above reasons, Singular respectfully requests that leave be granted.

Dated: February 14, 2023 Respectfully submitted,

/s/ Paul J. Hayes

Paul J. Hayes (BBO #227000) Matthew D. Vella (BBO #660171) Kevin Gannon (BBO #640931) Brian Seeve (BBO #670455) Daniel McGonagle (BBO #690084)

PRINCE LOBEL TYE LLP

One International Place, Suite 3700

Boston, MA 02110 Tel: (617) 456-8000

Email: phayes@princelobel.com Email: mvella@princelobel.com Email: kgannon@princelobel.com Email: bseeve@princelobel.com Email: dmcgonagle@princelobel.com

ATTORNEYS FOR THE PLAINTIFF

LOCAL RULE 7.1(a)(2) CERTIFICATION

I hereby certify that counsel for Singular conferred with Defendant's counsel in a good-faith attempt to resolve or narrow the issue raised by this motion. Defendant's counsel informed Plaintiff that it does not oppose the relief requested in this motion.

/s/ Paul J. Hayes

CERTIFICATE OF SERVICE

I certify that, on February 14, 2023, all counsel of record who have consented to electronic service are being served with a copy of this document via the Court's CM/ECF system.

/s/ Paul J. Hayes